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United States Bankruptcy court Southern District of New York						vo	LUNTARY PETITI	ION			
Name of Debtor (if individual, enter Last, First, Middle): MPM Silicones, LLC				Name of Joint Debtor (Spouse) (Last, First, Middle):							
All Other Names used by the Debtor in the last 8 years (include married, maiden, and trade names): GE Silicones, LLC					All Other Names used by the Joint Debtor in the last 8 years (include married, maiden, and trade names):						
	rits of Soc. Sec one, state all		l-Taxpayer I.D.	(ITIN)/Com	plete EIN		Last four digits of Soc. Sec. or Individual-Taxpayer I.D. (ITIN)/Complete EIN (if more than one, state all):				
Street Addre 260 Hudson		No. and Street,	City, and State	e):		_	Street Address of Joint Debtor (No. and Street, City, and State):				
Waterford, N				ZIP	ZIP CODE 12188			ZIP CODE			
County of Ro Saratoga	esidence or of	the Principal F	Place of Busines	ss:			County o	f Residence or	of the Principal Pla	ace of Business:	
Mailing Add	lress of Debtor	r (if different fi	rom street addre	ess):	CODE		Mailing address):		tor (if different fro	om street	ZIP CODE
Location of l	Principal Asse	ts of Business	Debtor (if diffe	rent from str	eet address abo	ove): 3	See Attach	ment A			ZIP CODE
	(Form of C	of Debtor Organization)		(Check or		e of B	usiness			f Bankruptcy Co ition is Filed (Ch	ode Under Which neck one box.)
(Check one box.)  ☐ Individual (includes Joint Debtors)  See Exhibit D on page 2 of this form.  ☐ Corporation (includes LLC and LLP)  ☐ Partnership  ☐ Other (If debtor is not one of the above entities, check this box and state type of entity below.)			Singl 11 U. Railre Stock Com	☐ Health Care Business ☐ Single Asset Real Estate as defined in ☐ 11 U.S.C. § 101(51B) ☐ Railroad ☐ Chapter 11 ☐ Chapter 9 ☐ Chapter 11 ☐ Ma ☐ Chapter 12 ☐ Ch ☐ Stockbroker ☐ Chapter 13 ☐ Ree ☐ Community Broker ☐ Clearing Bank			Rec.	pter 15 Petition for ognition of a Foreign n Proceeding pter 15 Petition for ognition of a Foreign amain Proceeding			
	-	15 Debtors					ot Entity Nature of Debts applicable) (Check one box.)				
Country of debtor's center of main interests:  Each country in which a foreign proceeding by, regarding, or against debtor is pending:			(Check box, if applicable)  ☐ Debtor is a tax-exempt organization under title 26 of the United States Code (the Internal Revenue Code).  ☐ Check one to Debts are primarily consur debts, defined in 11 U.S.C. § 101(8) as "incurred by an individual primarily for a personal, family, or household purpose."								
Filing Fee (Check one box.)						Check o	no hove	Chapter 11			
☐ Full Filing Fee attached.			☐ Debtor is a sn ☐ Debtor is not			tor is a small bu	all business debtor as defined in 11 U.S.C. § 101(51D). small business debtor as defined in 11 U.S.C. § 101(51D).				
Filing Fee to be paid in installments (applicable to i signed application for the court's consideration cert to pay fee except in installments. Rule 1006(b). Se			tifying that tl	ne debtor is un							
			able to chapter a			st on 4/01/16 and every three years thereafter).			eafter).	subject to adjustment	
attach signed application for the court's consideration				Check all applicable boxes:  ☐ A plan is being filed with this petition. ☐ Acceptances of the plan were solicited prepetion foreditors, in accordance with 11 U.S.C. § 1			d prepetition from	n one or more classes			
Statistical/A	dministrativ	e Information	ı				01 0	realtors, in acco	raunce with 11 c.	5.0. § 1120(0).	THIS SPACE IS FOR COURT USE ONLY
Debtor estimates that funds will be available for distribution to unsecured creditors.  Debtor estimates that, after any exempt property is excluded and administrative expenses paid, there will be no funds available for distribution to unsecured creditors.					COURT USE ONLY						
Estimated N	umber of Cred	litors*		$\boxtimes$							
1-49	50-99	100-199	200-999	1,000- 5,000	5,001- 10,000	10,0 25,0		25,001- 50,000	50,001- 100,000	Over 100,000	
Estimated A	ssets*									$\boxtimes$	
\$0 to \$50,000	\$50,001 to \$1000,000	\$100,001 to \$500,000	\$500,001 to \$1	\$1,000,001 to \$10 million	\$10,000,001 to \$50 million			\$100,000,001 to \$500 million	\$500,000,001 to \$1 billion	More than \$1 billion	
Estimated Li	iabilities*		П							$\boxtimes$	
\$0 to \$50,000	\$50,001 to \$1000,000	\$100,001 to \$500,000	\$500,001 to \$1	\$1,000,001 to \$10 million	\$10,000,001 to \$50 million			\$100,000,001 to \$500 million	\$500,000,001 to \$1 billion	More than \$1 billion	

<sup>\*</sup> Information provided on a consolidated basis, and based on audited financial statements as of December 31, 2013.

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B1 (Official Form 1) (04/13) Page 2 **Voluntary Petition** Name of Debtor(s): MPM Silicones, LLC (this page must be completed and filed in every case.) All Prior Bankruptcy Cases Filed Within Last 8 Years (If more than two, attach additional sheet.) Location Where Filed: Case Number: Date Filed: Location Where Filed: Case Number: Date Filed: Pending Bankruptcy Case Filed by any Spouse, Partner, or Affiliate of this Debtor (If more than one, attach additional sheet.) Name of Debtor: Case Number: Date Filed: See Attachment A Pending Date Hereof District: Relationship: Judge: Southern District of New York Affiliate Pending Exhibit A Exhibit B (To be completed if debtor is required to file periodic reports (e.g., forms 10K and (To be completed if debtor is an individual 10Q) with the Securities and Exchange Commission pursuant to Section 13 or 15(d) whose debts are primarily consumer debts.) of the Securities Exchange Act of 1934 and is requesting relief under chapter 11.) I, the attorney for the petitioner named in the foregoing petition, declare that I have informed the petitioner that [he or she] may proceed under chapter 7, 11, 12, or 13 of title 11, United States Code, and have explained the relief available under each such chapter. I further certify that I have delivered to the debtor the notice required by 11 U.S.C. § 342(b). Exhibit A is attached and made a part of this petition. (Date) Signature of Attorney for Debtor(s) Exhibit C Does the debtor own or have possession of any property that poses or is alleged to pose a threat of imminent and identifiable harm to public health or safety? Yes, and Exhibit C is attached and made a part of this petition.  $\boxtimes$ No. Exhibit D (To be completed by every individual debtor. If a joint petition is filed, each spouse must complete and attach a separate Exhibit D.) Exhibit D, completed and signed by the debtor, is attached and made a part of this petition. If this is a joint petition: If this is a joint petition: Exhibit D, also completed and signed by the joint debtor, is attached and made a part of this petition. Information Regarding the Debtor - Venue (Check any applicable box.)  $\boxtimes$ Debtor has been domiciled or has had a residence, principal place of business, or principal assets in this District for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other District. П There is a bankruptcy case concerning debtor's affiliate, general partner, or partnership pending in this District. П Debtor is a debtor in a foreign proceeding and has its principal place of business or principal assets in the United States in this District, or has no principal place of business or assets in the United States but is a defendant in an action or proceeding [in a federal or state court] in this District, or the interests of the parties will be served in regard to the relief sought in this District. Certification by a Debtor Who Resides as a Tenant of Residential Property (Check all applicable boxes.) П Landlord has a judgment against the debtor for possession of debtor's residence. (If box checked, complete the following.) (Name of landlord that obtained judgment) (Address of landlord) Debtor claims that under applicable nonbankruptcy law, there are circumstances under which the debtor would be permitted to cure the entire monetary default that gave rise to the judgment for possession, after the judgment for possession was entered, and Debtor has included with this petition the deposit with the court of any rent that would become due during the 30-day period after the filing of the petition. Debtor certifies that he/she has served the Landlord with this certification. (11 U.S.C. § 362(1)).

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Voluntary Petition	Name of Debtor(s): MPM Silicones, LLC		
(This page must be completed and filed in every case.)			
Signature(s) of Debtor(s) (Individual/Joint)	Signature of a Foreign Representative		
I declare under penalty of perjury that the information provided in this petition is true and correct.  [If petitioner is an individual whose debts are primarily consumer debts and has chosen to file under chapter 7] I am aware that I may proceed under chapter 7, 11, 12 or 13 of	I declare under penalty of perjury that the information provided in this petition is true and correct, that I am the foreign representative of a debtor in a foreign proceeding, and that I am authorized to file this petition.		
title 11, United States Code, understand the relief available under each such chapter,	(Check only <b>one</b> box.)		
and choose to proceed under chapter 7. [If no attorney represents me and no bankruptcy petition preparer signs the petition] I have obtained and read the notice required by 11 U.S.C. § 342(b).	☐ I request relief in accordance with chapter 15 of title 11, United States Code.  Certified copies of the documents required by 11 U.S.C. § 1515 are attached  —		
I request relief in accordance with the chapter of title 11, United States Code, specified in this petition.	Pursuant to 11 U.S.C. § 1511, I request relief in accordance with the chapter of title 11 specified in this petition. A certified copy of the order granting recognition of the foreign main proceeding is attached		
X Signature of Debtor	X (Signature of Foreign Representative)		
X Signature of Joint Debtor	(Printed Name of Foreign Representative)		
Telephone Number (if not represented by attorney)  Date	Date		
Signature of Attorney*	Signature of Non-Attorney Bankruptcy Petition Preparer		
X /s/ Matthew A. Feldman Signature of Debtor Matthew A. Feldman Printed Name of Attorney for Debtor(s) WILLKIE FARR & GALLAGHER LLP Firm Name	I declare under penalty of perjury that: (1) I am a bankruptcy petition preparer as defined in 11 U.S.C. § 110; (2) I prepared this document for compensation and have provided the debtor with a copy of this document and the notices and information required under 11 U.S.C. §§ 110(b), 110(h), and 342(b); and, (3) if rules or guidelines have been promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum fee for services chargeable by bankruptcy petition preparers, I have given the debtor notice of the maximum amount before preparing any document for filing for a debtor or accepting any fee from the debtor, as required		
787 Seventh Avenue, New York, NY 10019-6099 Address (212) 728-8000 Telephone Number April 13, 2014 Date	in that section. Official Form 19 is attached.  Printed Name and title, if any, of Bankruptcy Petition Preparer  Social-Security number (If the bankruptcy petition preparer is not an		
*In a case in which $\S$ 707(b)(4)(D) applies, this signature also constitutes a certification that the attorney has no knowledge after an inquiry that the information in the schedules is incorrect.	individual, state the Social-Security number of the officer, principal, responsible person or partner of the bankruptcy petition preparer.) (Required by 11 U.S.C. § 110.)		
Signature of Debtor (Corporation/Partnership)	]		
I declare under penalty of perjury that the information provided in this petition is true and correct, and that I have been authorized to file this petition on behalf of the debtor.	Address		
The debtor requests the relief in accordance with the chapter of title 11, United States Code, specified in this petition.	X		
X /s/ Douglas A. Johns Signature of Authorized Individual	Signature		
Douglas A. Johns Printed Name of Authorized Individual	Date		
Executive Vice President, General Counsel, and Secretary Title of Authorized Individual	Signature of bankruptcy petition preparer or officer, principal, responsible person, or partner whose Social-Security number is provided above.		
April 13, 2014 Date	Names and Social-Security numbers of all other individuals who prepared or assisted in preparing this document unless the bankruptcy petition preparer is not an individual.		
	If more than one person prepared this document, attach additional sheets conforming to the appropriate official form for each person.		
	A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both. 11 U.S.C. § 110; 18 U.S.C. § 156.		

### ATTACHMENT A TO VOLUNTARY PETITION

#### 1. Pending Bankruptcy Cases Filed by Affiliates of the Debtor

Concurrently herewith, each of the affiliated entities listed below, including the Debtor filing this petition (collectively, the "**Debtors**"), filed a petition in this Court for relief under chapter 11 of title 11 of the United States Code.

Juniper Bond Holdings I LLC

Juniper Bond Holdings II LLC

Juniper Bond Holdings III LLC

Juniper Bond Holdings IV LLC

Momentive Performance Materials China SPV Inc.

Momentive Performance Materials Holdings Inc.

Momentive Performance Materials Inc.

Momentive Performance Materials Quartz, Inc.

Momentive Performance Materials South America Inc.

Momentive Performance Materials USA Inc.

Momentive Performance Materials Worldwide Inc.

MPM Silicones, LLC

Contemporaneously with the filing of their voluntary petitions, the Debtors filed a motion requesting that this Court consolidate their chapter 11 cases for procedural purposes only.

### 2. Location of the Debtors' Principal Assets (on a Consolidated Basis)

Address				
260 Hudson River Rd. Waterford, NY 12188	3500 S. State Route 2 Friendly, WV 26146			
20 Solar Dr.	4901 Campbell Rd.			
Halfmoon, NY 12065	Willoughby, OH 44094			
769 Old Saw Mill River Road	703 South Street			
Tarrytown, NY 10591	New Smyrna Beach, FL 32168			
22557 West Lunn Rd.	5700 Century Blvd.			
Strongsville, OH 44149	Texas City, TX 77582			
611 O'Neill Dr. SE	500 N. Taylor Rd.			
Hebron, OH 43025	Garrett, IN 46738			
24400 Highland Rd.	1950 Continental Boulevard			
Richmond Heights, OH 44143	Charlotte, NC 28273			
420 N. Taylor Rd.	2012 Zanker Rd.			
Garrett, IN 46738	San Jose, CA 95131			
4045 Cheyenne Court	340 O'Neil Dr.			
Chino, CA 91710	Hebron, OH 43025			
9930 Kincey Ave. Huntersville, NC 28078				

#### SECRETARY'S CERTIFICATE

I, Douglas A. Johns, the undersigned Secretary of each entity listed on <u>Schedule I</u> hereto (each entity, a "<u>Company</u>" and together, the "<u>Companies</u>") hereby certify that, on April 13, 2014, the following resolutions were duly adopted by the Board of Directors, Sole Member or equivalent body, as the case may be, of each Company (collectively, the "<u>Board</u>"), and recorded in the minute books of each Company, and that they have not been amended, modified or rescinded and, accordingly, are in full force and effect as of the date hereof.

**WHEREAS**, as a result of the financial condition of the Company, the Board has engaged counsel and financial advisors to provide advice to the Company regarding its obligations to its creditors, equity holders, employees and other interested parties;

**WHEREAS**, the Board has reviewed and considered, among other things, the advice of its counsel and financial advisors and has considered the options available to the Company, and has determined that, in its judgment, it is advisable and in the best interests of the Company, its creditors, equity holders, employees and other interested parties that the Company voluntarily file a petition (the "Petition") for relief under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code");

WHEREAS, after consultation with its counsel and financial advisors, the Board believes that it is advisable and in the best interests of the Company to enter into and obtain loans pursuant to, and consummate the transactions contemplated by, that certain (a) Senior Secured Debtor-in-Possession and Exit Amended and Restated Asset-Based Revolving Credit Agreement (the "DIP ABL Agreement"), to be entered into by and among Momentive Performance Materials USA Inc., Momentive Performance Materials GmbH, Momentive Performance Materials Quartz GmbH and Momentive Performance Materials Nova Scotia ULC, as borrowers, Momentive Performance Materials Holdings Inc., Momentive Performance Materials Inc., the lenders from time to time party thereto and JPMorgan Chase Bank, N.A. as administrative agent and collateral agent, and (b) Senior Secured Debtor-in-Possession Term Loan Credit Agreement (the "DIP Term Loan Agreement" and together with the DIP ABL Agreement, the "DIP Credit Agreements"), to be entered into by and among Momentive Performance Materials USA Inc., the lenders from time to time party thereto and JPMorgan Chase Bank, N.A. as administrative agent and collateral agent, and the Board has determined, in its judgment, it is advisable and in the interest of the Debtors to enter into the DIP Credit Agreements and undertake the actions contemplated thereby; and

WHEREAS, the Board has reviewed and considered a draft of that certain Restructuring Support Agreement to be entered into by and among each Company and those certain holders of 9.0%/9.5% Second-Priority Springing Lien Notes issued by Momentive Performance Materials Inc. (the "Second Lien Noteholders"), which are party thereto (the "Restructuring Support Agreement"), and the Board has determined, in its judgment, it is advisable and in the interest of the Company to enter into the Restructuring Support Agreement and undertake the actions contemplated thereby.

**NOW THEREFORE**, it is hereby:

**RESOLVED**, that the filing by the Company of the Petition, in the United States Bankruptcy Court for the Southern District of New York (the "<u>Bankruptcy Court</u>"), substantially in the form previously presented to the Board is hereby approved, confirmed and adopted in all respects; and it is further

**RESOLVED**, that each of the officers of the Company, including any president, vice president, chief executive officer, chief financial officer, treasurer or secretary (each of the foregoing, individually, an "<u>Authorized Officer</u>" and, together, the "<u>Authorized Officers</u>") be and they hereby are authorized, empowered and directed to execute and file the Petition on behalf of the Company in order to seek relief under chapter 11 of the Bankruptcy Code in the Bankruptcy Court; and it is further

**RESOLVED**, that each of the Authorized Officers be and they hereby are authorized, empowered and directed, in the name and on behalf of the Company, to execute and file all petitions, schedules, motions, lists, applications, pleadings, declarations, affidavits and other papers as required to accompany the Petition or seek entry of first day orders, and, in connection therewith, to employ and retain assistance of legal counsel, accountants, financial advisors and other professionals, and to take and perform any and all further acts and deeds that they deem necessary, proper or desirable in connection with, or in furtherance of, the Petition or the Company's chapter 11 cases, with a view to the successful prosecution of such cases; and it is further

**RESOLVED**, that the Company is authorized to employ the law firm of Willkie Farr & Gallagher LLP, located at 787 Seventh Avenue, New York, New York 10019, as bankruptcy counsel to render legal services to, and to represent, the Company in its chapter 11 cases and in any and all related proceedings, subject to Bankruptcy Court approval; and it is further

**RESOLVED**, that the Company is authorized to employ AlixPartners, LLP, located at 40 West 57<sup>th</sup> Street, New York, New York 10019, as restructuring advisors for the Company in its chapter 11 cases, subject to Bankruptcy Court approval; and it is further

**RESOLVED**, that the Company is authorized to employ Moelis & Company LLC, located at 399 Park Avenue, New York, New York 10022, as investment banker for the Company in its chapter 11 case, subject to Bankruptcy Court approval; and it is further

**RESOLVED**, that each of the Authorized Officers be and they hereby are authorized, empowered and directed to retain on behalf of each Company such other professionals as they deem necessary, appropriate or desirable, upon such terms and conditions as they shall approve, to render services to each Company in connection with its chapter 11 case and with respect to other related matters in connection therewith, subject to Bankruptcy Court approval, if required; and it is further

**RESOLVED**, that the form, terms and provisions of the DIP Credit Agreements and the other loan documents, including, without limitation, any exhibits, appendices and schedules thereto, all transactions contemplated thereby and all actions taken by the Authorized Officer in connection therewith be, and hereby are, authorized, approved and ratified in all

respects with such modifications, changes, additions and deletions thereto as may be approved or deemed necessary, desirable or appropriate by an Authorized Officer executing the same, the execution thereof by such Authorized Officer to be conclusive evidence of such approval, necessity, desirability or appropriateness; and be it further

**RESOLVED**, that the execution, delivery and performance by the Company of the DIP Credit Agreements and the other loan documents, including the granting, ratification or reaffirmation of any security interest, mortgage or lien, or the provision of any guarantee, as applicable, in each case, as contemplated by or in connection with the DIP Credit Agreements and the other loan documents be, and hereby are, expressly authorized, adopted, confirmed, ratified and approved, and such approval is intended to and shall constitute all authorization and approval required by the Board; and it is further

**RESOLVED**, that each of the Authorized Officers be and they hereby are authorized to (i) execute, deliver and perform, or cause to be performed, in the name of and on behalf of the Company, the DIP Credit Agreements and the other loan documents, and (ii) execute and deliver, or otherwise cause the Company to execute and deliver, from time to time various documents, agreements, instruments, questionnaires, papers or writings, as such Authorized Officer determines are necessary or desirable to effect execution, delivery and performance of the loan documents as intended by these resolutions, including but not limited to, any UCC financing statements and other instruments, stock powers, bond powers, unit powers, powers of attorney, side letters, notary letters, allonges, waivers, documents, certificates, consents, assignments, notices, affidavits, certificates of officers (including secretary's certificates) and other certificates, control agreements, intellectual property grants, guarantees, pledge agreements and other pledge documents, security agreements and other security documents, ratification agreements and agreements contemplated thereby or executed and delivered in connection therewith, in each case, with such changes, additions, modifications, and terms as the Authorized Officers executing the loan documents or any other instrument, document certificate, consent, assignment, notice and agreement shall approve, with such Authorized Officer's execution thereof to be deemed conclusive evidence of such approval; and it is further

**RESOLVED**, that each of the Authorized Officers be and they hereby are authorized, empowered and directed, in the name of the Company, to cause the Company to enter into, and to execute and deliver and take all actions necessary, proper or desirable to consummate the transactions contemplated by the Restructuring Support Agreement, and to effectuate the foregoing, to enter into all other documents, agreements, or instruments as may be deemed necessary or appropriate by the Authorized Officers or otherwise described in or contemplated by the Restructuring Support Agreement; and it is further

**RESOLVED**, that each of the Authorized Officers is authorized to make, execute, file and deliver any and all consents, certificates, documents, instruments, amendments, papers or writings as may be required in connection with or in furtherance of the foregoing, and to do any and all other acts necessary or desirable to effectuate the foregoing resolutions, the execution and delivery thereof by such Authorized Officer(s) to be deemed conclusive evidence of the approval by the Company of the terms, provisions and conditions thereof; and it is further

**RESOLVED**, that each of the Authorized Officers be and they hereby are authorized, empowered and directed, in the name and on behalf of the Company, to cause the Company to enter into, execute, deliver, certify, file and/or record and perform such agreements, instruments, motions, affidavits, applications for approvals or ruling of governmental or regulatory authorities, certificates or other documents, and to take such other action, including, without limitation, the payment of fees, costs and expenses (subject to Bankruptcy Court approval where necessary or appropriate), as in the judgment of such Authorized Officer shall be or become necessary, proper, and desirable to effectuate a successful reorganization of the Company's business or effectuate the transactions contemplated by the DIP Credit Agreements, the Restructuring Support Agreement; and it is further

**RESOLVED**, that any and all past actions heretofore lawfully taken by any officers, directors, members or any authorized persons acting under similar authority, as the case may be, of the Company in the name and on behalf of the Company in furtherance of any or all of the preceding resolutions are hereby ratified, confirmed, adopted and approved in all respects; and it is further

**RESOLVED**, that the Secretary of the Company is hereby authorized, empowered and directed to certify that the foregoing resolutions of the Board were duly consented to and adopted as of the date hereof, and that the Secretary of the Company is hereby authorized and directed to insert, or cause to be inserted, this Secretary's Certificate, or a copy thereof, in the minutes of proceedings of the Board.

[Signature appears on next page]

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IN WITNESS WHEREOF, the undersigned has executed this Secretary's Certificate as of the  $13^{th}$  day of April, 2014.

By: /s/ Douglas A. Johns

Name: Douglas A. Johns

Title: Secretary

### Schedule 1

Juniper Bond Holdings I LLC

Juniper Bond Holdings II LLC

Juniper Bond Holdings III LLC

Juniper Bond Holdings IV LLC

Momentive Performance Materials China SPV Inc.

Momentive Performance Materials Holdings Inc.

Momentive Performance Materials Inc.

Momentive Performance Materials Quartz, Inc.

Momentive Performance Materials South America Inc.

Momentive Performance Materials USA Inc.

Momentive Performance Materials Worldwide Inc.

MPM Silicones, LLC

UNITED STATES BANK SOUTHERN DISTRICT		
In re	: :	Chapter 11
MPM Silicones, LLC,	:	Case No. 14(
Del	otors. :	
	$oldsymbol{\Lambda}$	

## CONSOLIDATED LIST OF CREDITORS HOLDING THE 50 LARGEST UNSECURED CLAIMS

Set forth below is the list of creditors that hold, based upon information presently available and belief, the fifty largest unsecured claims against MPM Silicones, LLC and its affiliates (collectively, the "<u>Debtors</u>").¹ This list has been prepared based upon the books and records of the Debtors. The Top 50 List was prepared in accordance with Rule 1007(d) of the Federal Rules of Bankruptcy Procedure for filing in the Debtors' chapter 11 cases. The Top 50 List does not include: (1) persons who come within the definition of an "insider" as set forth in 11 U.S.C. § 101(31); or (2) secured creditors, unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the fifty (50) largest unsecured claims. The information presented in the Top 50 List shall not constitute an admission by, nor is it binding on, the Debtors. The information presented herein, including, without limitation, the failure of the Debtors to list any claim, or the listing of any claim as unsecured, does not constitute an admission by the Debtors that the secured lenders listed hold any deficiency claims, nor does it constitute a waiver of the Debtors' rights to contest the validity, priority, nature, characterization, and/or amount of any claim.

[List appears on next page]

The information herein shall not constitute an admission of liability by, nor is it binding on, the Debtors.

	Telephone number and	Nature of claim	
	fax number of employees,	(trade debt,	
Name of creditor and	agent or department of	bank loan,	Amount of
complete mailing address,	creditor familiar with claim	government	claim as of
including zip code	who may be contacted	contract, etc.)	April 10, 2014 <sup>2</sup>
The Bank of New York Mellon Trust	Fax: 412-234-7535	\$1.16 Billion 9.0%	\$1,160,687,000.00 <sup>3</sup>
Company, N.A.		Second-Priority	. , , ,
525 William Penn Place		Springing Lien Notes	
38th Floor		Due 2021	
Pittsburgh, PA 15259			
GE Capital Equity Investments, Inc.	Account Manager – Momentive	11% Senior Discount	\$876,955,326.00
201 Merritt 7, 1st Floor	Fax: 203-229-5097	Note	
P.O. Box 4800			
Norwalk, CT 06856-4259			
·			
The Bank of New York Mellon	Fax: 412-234-7535	\$500 Million 11.5%	\$381,869,000.00
525 William Penn Place		Senior Subordinated	
38th Floor		Notes Due 2016	
Pittsburgh, PA 15259			
The Bank of New York Mellon Trust	Fax: 412-234-7535	€150 Million 9.5%	\$182,945,280.00 <sup>4</sup>
Company, N.A.		Second-Priority	
525 William Penn Place		Springing Lien Notes	
38th Floor		Due 2021	
Pittsburgh, PA 15259			
Odyssey Logistics & Technology Corp.	Tel.: 704-529-6300	Trade Debt	\$3,685,324.77
39 Old Ridgebury Rd	Fax: 704-973-0987		
Danbury, CT 06810			
Globe Metalurgical Inc.	Tel.: 800-845-6238	Trade Debt	\$3,642,356.24
Country Road 32	Fax: 740-984-8691		
Beverly, OH 45715			
	T. 1. 010 107 0000		#2.220.222.07
Mitsubishi Gas Chemical America Inc.	Tel.: 212-687-9030	Trade Debt	\$3,338,333.85
655 3rd Ave, 24th Floor	Fax: 212-687-2810		
New York, NY 10017	T. 1. 215 224 5200	m 1 D 1	#2.500.510.25
Amerada Hess Inc.	Tel.: 315-234-5300	Trade Debt	\$2,500,510.35
126 N. Salina Street	Fax: 315-423-0964		
Syracuse, NY 13202 Fischback USA Inc.	Tel.: 270-769-9333	Trade Debt	¢2.429.175.76
		Trade Debt	\$2,428,175.76
900 Peterson Drive	Fax: 270-505-1256		
Elizabethtown, KY 42701	Tel.: 203-966-8880	Trade Debt	\$2,248,247.21
Unimin Corp 258 Elm St.	Fax: 203-906-8880	Trade Debt	ΦΔ,Δ4δ,Δ41.Δ1
New Canaan, CT 06840	rax. 205-9/2-10/0		
Auramet Trading LC	Tel.: 201-905-5000	Trade Debt	\$1,936,507.58
2 Executive Drive. Suite 645	Fax: 201-905-5001	Trade Debt	\$1,730,307.30
Fort Lee, NJ 07024	rax. 201-905-3001		
POR Lee, NJ U/U24	1	1	l

<sup>2</sup> 

These claim amounts represent maximum potential liabilities. Actual amounts owed, if any, may be significantly lower.

This amount represents the entire amount due and outstanding under these secured obligations. The Debtors believe that such obligations are substantially undersecured, and will therefore give rise to a significant unsecured deficiency claim against the Debtors. For the purposes of this creditor list, the Debtors have not attempted to calculate the amount of such deficiency claim.

This amount represents the entire amount due and outstanding under these secured obligations. The Debtors believe that such obligations are substantially undersecured, and will therefore give rise to a significant unsecured deficiency claim against the Debtors. For the purposes of this creditor list, the Debtors have not attempted to calculate the amount of such deficiency claim.

Name of creditor and complete mailing address, including zip code	Telephone number and fax number of employees, agent or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.)	Amount of claim as of April 10, 2014 <sup>2</sup>	
Mauser USA LLC 219 Commercial Drive Mount Vernon, OH 43050	Tel.: 740-397-1762 Fax: 740-397-0302	Trade Debt	\$1,423,139.87	
Sea Lion Technology Inc. 5700 Century Blvd. Texas City, TX 77592	Tel.: 409-948-4351 Fax: 281-337-7758	Trade Debt	\$1,181,360.86	
Kao Specialties Americas LLC 1620 Belmar St. High Point, NC 27261	Tel.: 336-307-0112 Fax: 336-884-1069	Trade Debt	\$1,020,997.43	
Ungerer & Co. 110 N. Commerce Way Bridgeville, PA 15017	Tel.: 610-882-3869 Fax: 610-868-0530	Trade Debt	\$835,200.00	
General Electric 10 Riverview Drive Danbury, CT 06810	Tel.: 203-749-6000 Fax: 203-567-8486	Trade Debt	\$817,059.44	
Zhejiang Huanxin Fluoro Material Co. Lt. No. 1007 Jiu Ling Xi Road Yongkang 130 321300 China	Tel.: 86-579-7271585 Fax: 5797271599	Trade Debt	\$789,033.60	
Nippon Kasei Chemicals Co. Ltd. 188 Shinkawa Chuo-Ku Tokyo 1040033 Japan	Tel.: 81 355405981 Fax: 355405898	Trade Debt	\$762,285.00	
Schuetz Container Systems Inc. 200 Aspen Hill Rd. North Branch, NJ 08876	Tel.: 908-526-6161 Fax: 908-526-5621	Trade Debt	\$609,732.20	
QSIP Canada ULC 6500 Yvon Trudeau Becancour, QC G9h 2V8 Canada	Tel.: 819-294-6000 Fax: 819-294-9001	Trade Debt	\$538,822.19	
Unipex Solutions Canada 1570 Ampere Ste 106 Boucherville, QC J4B 7L4 Canada	Tel.: 450-449-6363 Fax: 450-449-5281	Trade Debt	\$410,046.55	
McJunkin Corporation 12 Parkway Place Edison, NJ 08837	Tel.: 732-225-4005 Fax: 732-220-1453	Trade Debt	\$408,414.90	
The B&B Albany Pallet Co. Inc. Drawer T Solvay Road Jamesville, NY 13078	Tel.: 315-492-1786 Fax: 315-469-4946	Trade Debt	\$346,622.18	
Occidental Chemicals Corporation 5005 LBJ Freeway Dallas, TX 75380	Tel.: 800-752-5151 Fax: 713-985-1491	Trade Debt	\$343,988.95	
Packaging Corporation of America 212 Roelee St. Trinity, NC 27370	Tel.: 336-434-0600 Fax: 336-861-5601	Trade Debt	\$328,964.01	
American Chemistry Council 1300 Wilson Blvd. Arlington, VA 22209	Tel.: 703-741-5000 Fax: 703-741-6050	Trade Debt	\$317,356.00	
Imerys Ceramics 100 Mansell Court East Ste 300 Roswell, GA 30076	Tel.: 770-594-0660 Fax: 770-645-3631	Trade Debt	\$316,453.70	
Applied Ceramics Inc. 5555 Pleasantdale Rd. Doraville, GA 30340	Tel.: 770-448-6888 Fax: 770-368-8261	Trade Debt	\$306,362.78	

Name of creditor and complete mailing address, including zip code	Telephone number and fax number of employees, agent or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.)	Amount of claim as of April 10, 2014 <sup>2</sup>	
RA Mueller, Inc.	Tel.: 513-247-5336	Trade Debt	\$302,316.65	
11270 Cornell Park Dr.	Fax: 713-996-6261			
Cincinnati, OH 45242				
Bearing Distributors, Inc. (BDI)	Tel.: 216-642-9100	Trade Debt	\$302,149.77	
8000 Hub Parkway	Fax: 216-642-9573			
Cleveland, OH 44125	T. 1. 202 572 2750	T. 1 D.1	#20 C 00 T 20	
Addivant USA LLC P.O. Box 8600	Tel.: 203-573-2759 Fax: 317-667-1672	Trade Debt	\$296,805.30	
Philadelphia, PA 19178-6702	Fax: 317-007-1072			
Xinyaqiang Silicon Chemistry	Tel.: 86-527-882621	Trade Debt	\$296,509.56	
No.3 Jingwu Rd. Industrial Park Suqian City 100 223809 China	Fax: 86-527-88262155	Trade Best	\$270,507.50	
Calumet Penreco LLC	Tel.: 877-269-4711	Trade Debt	\$295,977.91	
2780 Waterfront Pkwy E. Dr.	Fax: 724-756-1050		·	
Indianapolis, IN 46214				
Specialty Minerals Inc.	Tel.: 800-225-1156	Trade Debt	\$290,288.64	
640 North 13th Street	Fax: 413-743-4527			
Easton, PA 18042			11000000	
Zircoa Inc.	Tel.: 440-349-7224	Trade Debt	\$285,735.98	
31501 Solon Rd.	Fax: 440-248-8864			
Solon, OH 44139 Praxair Inc.	Tel.: 203-837-2000	Trade Debt	\$263,346.01	
39 Old Ridgebury Rd.	Fax: 203-837-2511	Trade Debt	\$203,340.01	
Danbury, CT 06810-5113	rax. 203-837-2311			
Transpek Industry Ltd.	Tel.: +91-265-233-5444	Trade Debt	\$260,864.50	
6th Flr, Marble Arch	Fax: +91-265-233-5758	Trade Beet	Ψ200,001.50	
Race CourseCircle	1			
Vadodara - 390 007				
Gujarat-India				
Univar USA Inc.	Tel.: 845-889-3621	Trade Debt	\$258,409.26	
17425 NE Union Hill Rd.	Fax: 845-828-8515			
Redmond, WA 98052				
BASF Corp.	Tel.: 800-443-6460	Trade Debt	\$255,236.76	
100 Campus Dr.	Fax: 800-634-9105			
Florham Park, NJ 07932	T. 1. 010 207 0074	W 1 D 1	Φ2.40.50.4.12	
SCM Metal Products Inc.	Tel.: 919-287-9874	Trade Debt	\$249,594.13	
2601 Weck Dr. Durham, NC 27709	Fax: 919-544-0917			
PSC	Tel.: 716-282-0514	Trade Debt	\$243,950.66	
33 South Hyde Park Blvd.	Fax: 716-282-0514	Trade Debt	Ψ243,730.00	
Niagara Falls, NY 14303	1 tax. 710 202 0072			
OCI Melamine Americas Inc.	Tel.: 800-615-8284	Trade Debt	\$243,664.22	
1209 Orange St.	Fax: 225-685-3003		, -,	
Wilmington, DE 19801				
Allegheny Power	Tel.: 304-480-1271	Trade Debt	\$235,411.85	
P.O. Box 2809	Fax: 304-480-1254			
Hagerstown, MD 21741-2809				
Galata Chemicals, LLC	Tel: 800-428-7947	Trade Debt	\$232,389.30	
471 Highway 3142	Fax: 877-721-9672			
Hahnville, LA 70057	T-1, 000 (02 2072	T., 1, D.1;	#205 COA CO	
Airgas Inc.	Tel: 800-682-3872	Trade Debt	\$225,684.68	
611 Scott St.	Fax: 724-379-7220			
Donora, PA 15033  DXP Enterprises Inc.	Tel: 713-996-4700	Trade Debt	\$223,247.05	
7272 Pinemont Rd.	Fax: 713-939-4700	11auc Deut	ΨΔΔ3,Δ47.03	
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Name of creditor and complete mailing address, including zip code	Telephone number and fax number of employees, agent or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.)	Amount of claim as of April 10, 2014 <sup>2</sup>
CEVA Logistics U.S., Inc. 10751 Deerwood Park Blvd.	Tel: 904-928-1433 Fax: 904-680-1538	Trade Debt	\$222,567.05
Suite 200 Jacksonville, FL 32256			
Albea Americas Inc. 191 Rte. 31 N. Washington, NJ 07882	Tel: 773-399-3262 Fax: 908-689-4767	Trade Debt	\$222,046.32
Take Care Health Systems 205 Miller Springs Ct. Franklin, TN 37064	Tel: 615-665-7525 Fax: 615-468-3208	Trade Debt	\$221,644.64
Greif Inc. 695 Louis Dr. Warminster, PA 18974	Tel: 800-338-3786 Fax: 215-956-2416	Trade Debt	\$201,714.36

UNITED STATES I SOUTHERN DISTF		ORK	
In re		: :	Chapter 11
MPM Silicones, LLC	С,	:	Case No. 14( )
	Debtor.	:	
		X	

### **DECLARATION UNDER PENALTY OF PERJURY**

I, the undersigned authorized officer of MPM Silicones, LLC, the debtor in this case (the "<u>Debtor</u>"), declare under penalty of perjury that I have read the foregoing consolidated list of the fifty largest unsecured creditors of the Debtor and its affiliated debtors, on a consolidated basis, and that it is true and correct to the best of my information and belief.

Dated: April 13, 2014

/s/ Douglas A. Johns

Douglas A. Johns Authorized Signatory

UNITED STATES B SOUTHERN DISTR		YORK	
In re		: :	Chapter 11
MPM Silicones, LLC	· ,	:	Case No. 14( )
	Debtor.	:	
		X	

### LIST OF EQUITY HOLDERS AND CORPORATE OWNERSHIP STATEMENT OF MPM SILICONES, LLC, PURSUANT TO BANKRUPTCY RULES 1007(a)(3) AND 7007.1

MPM Silicones, LLC is a wholly-owned subsidiary of Momentive Performance Materials USA Inc., which is a wholly-owned subsidiary of Momentive Performance Materials Inc., which is a wholly-owned subsidiary of Momentive Performance Materials Holdings Inc., which is a wholly-owned subsidiary of MPM TopCo LLC, which is a wholly-owned subsidiary of Momentive Performance Materials Holdings LLC.

The following corporate entities own 10% or more of Momentive Performance Materials Holdings LLC's equity interests:

Shareholder	Percentage of Total Shares
Apollo Funds <sup>1</sup>	90.4%
9 West 57th Street	
New York, NY 10019	

Represents Apollo Investment Fund VI, L.P., AP Momentive Holdings LLC, AIF Hexion Holdings, L.P., and AIF Hexion Holdings, II, L.P.

I, the undersigned authorized officer of MPM Silicones, LLC, the debtor in this case (the "<u>Debtor</u>"), declare under penalty of perjury that I have read the foregoing list of equity security holders and corporate ownership statement of the Debtor and that it is true and correct to the best of my information and belief.

Dated: April 13, 2014

/s/ Douglas A. Johns

Douglas A. Johns Authorized Signatory